



T: 803.401.2901 jeanette.mattison@att.com www.att.com

June 8, 2011

Ms. Jocelyn Boyd, Deputy Clerk Public Service Commission of SC Post Office Drawer 11649 Columbia, South Carolina 29211

Re: First Amendment to **CMRS** Agreement Negotiated by BellSouth Telecommunications, Inc. d/b/a AT&T South Carolina and Cricket Communications, Inc. pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 Docket No. 2010-197-C

Dear Ms Boyd:

Pursuant to Section 252(e) of the Telecommunications Act of 1996, BellSouth Telecommunications, Inc., d/b/a AT&T South Carolina ("AT&T") and Cricket Communications, Inc. ("Cricket") submit to the South Carolina Public Service Commission the third amendment to their interconnection agreement for, among other things, the interconnection of their networks, the unbundling of specific network elements and the resale of AT&T's telecommunications services. The agreement was negotiated pursuant to Sections 251 and 252 of the Act and also may contain terms and conditions for products and services voluntarily agreed to by the parties outside the scope of Sections 251 and 252 of the Act.

Pursuant to Section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between AT&T and Cricket within 90 days of its The Commission may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity. Both parties represent that neither of these reasons exists as to the agreement they have negotiated and that the Commission should approve their agreement.

As a courtesy, a copy of this amendment is being provided to the Office of Regulatory Staff.

Very truly yours,

Jeanette B. Mattison

James E. McDaniel cc:

924564